

RECEIVED DELTA COUNCIL MAILROOM

2011 APR 20 PM 2: 18

April 19, 2011

Mr. Phil Isenberg, Chair Delta Stewardship Council 980 Ninth Street, Suite 1500 Sacramento, CA 95814

RE: Delta Plan - 2nd Draft

Dear Chairman Isenberg and Council Members:

The Board of Directors of the South San Joaquin Irrigation District, having participated in proceedings of the Delta Stewardship Council and upon reviewing the second draft (March 18th) Delta Plan, concurs with the attached position of the Association of California Water Agencies and numerous other agencies in regards to the Delta Stewardship Council's second draft Delta Plan.

Sincerely,

Jeff Shields

General Manager

South San Joaquin Irrigation District

MAIN OFFICE: 11011 E. Highway 120 Manteca, CA 95336 PO Box 747

Ripon, CA 95366

tel 209.249.4600

NICK C. DEGROOT WATER TREATMENT PLANT: 5855 Dodds Road PO Box 1679 Oakdale, CA 95361

tel 209.844.1500

www.ssjid.com

April 08, 2011

Mr. Phil Isenberg, Chair Delta Stewardship Council 980 Ninth Street, Suite 1500 Sacramento, CA. 95814

RE: Delta Plan - 2nd Draft

Dear Chairman Isenberg and Council Members:

We have grave concern regarding the direction of the Delta Stewardship Council's second draft (March 18) Delta Plan. We cannot support the second draft as it envisions unnecessary and untenable regulatory underpinnings to a Delta Plan that will only exacerbate present challenges in the Delta rather than contribute to their resolution consistent with the coequal goals. Furthermore, the second draft far exceeds the authority provided to the Council by the Delta Reform Act. The Council must revise the Delta Plan to adhere to the direction so carefully crafted in the Delta Reform Act.

In the second draft the Council seeks to establish a basis to regulate statewide water management activities through the exercise of its limited and narrowly proscribed authority to review the consistency of "covered actions." The Delta Reform Act does not give the Council broad regulatory power over use of the State's water resources. The Council's mandate to draft a Delta Plan explicitly does not shift legislatively mandated authorities of other State or local agencies to the Council, and its authority to review the consistency of "covered actions" cannot be expanded to somehow become applicable to the entirety of the Delta Plan. The second draft includes unwieldy regulatory policies that expose the Council's efforts to transform its non-regulatory mandate to draft a Delta Plan that was intended to ultimately coordinate efforts across state agencies, into a usurpation of those agencies' authorities through an overly expansive view of "covered actions." The Council's attempt at such regulation is not supported by the Delta Reform Act. We urge that the next draft Delta Plan be consistent with the direction and limited authority provided by under the Act.

Further, the Council's attempt to regulate actions outside the legal Delta exceeds its statutory authority. The geographic scope of "covered actions" pursuant to the Delta Plan is specifically limited to actions occurring at least in part within the Delta. (Water Code, 85057.5(a)(1).) Simply put, the Act does not authorize the Council to regulate – as proposed in the second draft – water management plans, integrated regional water management plans, water conservation and recycling programs, future water-supply options, water-use reporting, stormwater programs, groundwater use, or rate structures of water agencies outside the Delta and Suisun Marsh. While such actions outside the Delta may need to be undertaken at the local level as part of a comprehensive water strategy to reconcile economic and environmental goals, that does not justify the Council's efforts to assert regulatory control at the state level. The approach set forth in the current draft plan places an unrealistic burden upon covered actions within the Delta to evaluate actions outside the Delta as part of the covered action's consistency determination – in exceedance of the statutory intent of the Delta Reform Act.

The problem of the overreaching regulatory approach displayed in the second draft goes beyond the exaggeration of legal authority – it will rapidly move the Council away from success, driving away from the table the very parties, across the stakeholder community, that are critical to the successful implementation of an effective and viable Delta Plan over the next several decades. Innovative and comprehensive solutions will be lost for fear of being defined as a "covered action" or "connected" to a covered action. The current draft Plan is duplicative of numerous efforts already performed by other state and local agencies related to furthering the achievement of the coequal goals in the Delta and as integral to California water management generally. The Council should heed the lessons from Calfed: it is neither heroic nor effective to develop a plan that is unmanageable and indefensible – and ultimately fails to move California forward.

The need for a plan that effectively furthers the achievement of the coequal goals is urgent. We cannot support the second draft Delta Plan, because, despite this urgency, it lacks the authority, focus, and structure necessary to do so. We encourage the Council to take stock of its current efforts, and reassess the direction it is heading. In order to restore stakeholder confidence and maintain a collaborative process, the next draft plan must be more properly focused on the Delta and Suisun Marsh, and provide a suite of recommendations that will facilitate the achievement of the coequal goals while adhering to the direction and authorities provided to the Council by the Delta Reform Act.

Sincerely,

Timothy Quinn
Executive Director

Association of California Water Agencies

Am Prul

Byron Buck

Executive Director

State and Federal Contractors Water Agency

David Guy

President

Northern California Water Association

Allen Short

Allen Short

Coordinator

San Joaquin River Group Authority

Richard Lyon Senior Vice President CA Building Industry Association Rex Hime President and CEO CA Business Properties Association

Kax Sthins

Valerie Nera Policy Advocate California Chamber of Commerce

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Tand J Wenger

Paul Wenger President CA Farm Bureau Federation

Kara Bush Manager, Gov. Relations **CA Grocers Association**

John Kingsbury **Executive Director** Mountain Counties Water Resources Association

Richardrapuede

Richard Atwater **Executive Director** Southern California Water Committee

Mathy Memion Kathy Mannion

Legislative Advocate Regional Council of Rural Counties Tom Nassif President and CEO Western Growers

Stuart Waldman

President Valley Industry and Commerce Association

Walt I Wal

Walter Wadlow General Manager Alameda County Water District David Verentury

David Weisenberger General Manager Banta-Carbona Irrigation District

2) HI GO

Walter Cotter General Manager **Browns Valley Irrigation District**

Joone Lopez General Manager Calaveras County Water District Stere M. Nugest

Steven M. Nugent General Manager Carmichael Water District

The white

Chris White General Manager Central California Irrigation District

Pobert a. Chunkilo Robert Churchill

General Manager Citrus Heights Water District

Kinnett V. Payme Kenneth V. Payne, P.E., Chief Enviro. & Water

Resources Development

City of Folsom

Derrick Whitehead Director of Environmental Utilities City of Roseville

Maty An

Marty Hanneman Director of Department of Utilities City of Sacramento

Steve Robbins General Manager Coachella Valley Water District Nebul. Sedwick

Debra Sedwick General Manager Del Paso Manor Water District

Dave Eggerton General Manager El Dorado County Water Agency J. Aberevanbei

Jim Abercrombie General Manager El Dorado Irrigation District

Tom Gray General Manager Fair Oaks Water District

Jeff Bryant General Manager Firebaugh Canal Water District

Elizabeth Reeves General Manager Fresno Slough Water District

Ronald D. Jacobsma General Manager Friant Water Authority Thaddeus Bettner

Sla Dus & Bette

John Mallyon General Manager

James M. Beck General Manager Kern County Water Agency General Manager Glenn-Colusa Irrigation District

Face Sella

James Irrigation District

Jeff Kightlinger General Manager Metropolitan Water District of Southern California

Ron Nelson General Manager Nevada Irrigation District

David Breninger

General Manager Placer County Water Agency Steve Knell General Manager Oakdale Irrigation District Sharon Wilcox General Manager Orange Vale Water Company

Edward R. Crouse General Manager Rancho Murieta CSD

Mike Hardesty General Manager

Reclamation District #2068

District Manager Reclamation District #800

Jeffrey D. Conway

John Woodling **Executive Director** Regional Water Authority

Rob Roscoe General Manager Sacramento Suburban Water District

Stan Dean **District Engineer** Sacramento Regional **County Sanitation District**

math. hitte

Shauna Lorance General Manager San Juan Water District

Dan Nelson **Executive Director** San Luis & Delta-Mendota Water Authority

Martin R. McIntyre General Manager San Luis Water District

Beau Goldie Chief Executive Officer Santa Clara Valley Water District Tehama-Colusa Canal Authority

Jeffrey P. Sutton General Manager

Danny Wade General Manager Tranquillity Irrigation District

Pete Kampa General Manager **Tuolumne Utilities District** 2007 Min

Robert M. Nees Assistant General Manager **Turlock Irrigation District**

Thoras W Bonnylow

Thomas Birmingham General Manager Westlands Water District

Robert Pine

Robert Pierce General Manager West Stanislaus Irrigation District Tim O'Halloran General Manager Yolo County Flood Control & Water Conservation District

Scott Matyac Water Resources Manager Yuba County Water Agency

Lit malyan